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10	UNITED STATES	DISTRICT COURT
11	NORTHERN DISTRI	ICT OF CALIFORNIA
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13	INTEL CORPORATION and APPLE INC.,	Case No. 3:19-cv-07651-EMC
14	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER SETTING PAGE LIMITS FOR
15	V.	MOTION TO DISMISS AND STRIKE BRIEFING
16	FORTRESS INVESTMENT GROUP LLC, FORTRESS CREDIT CO. LLC, UNILOC	
17	2017 LLC, UNILOC USA, INC., UNILOC LUXEMBOURG S.A.R.L., VLSI	
18	TECHNOLOGY LLC, INVT SPE LLC,	
19	INVENTERGY GLOBAL, INC., IXI IP, LLC, and SEVEN NETWORKS, LLC,	
20	Defendants.	
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		STIPULATION AND [PROPOSED] ORDER SETTING PAGE

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STIPULATION AND [PROPOSED] ORDER SETTING PAGE LIMITS FOR MOTION TO DISMISS AND STRIKE BRIEFING Case No. 3:19-cv-07651-EMC

1	Pursuant to Civil Local Rule 7-12, plaintiffs Intel Corporation and Apple Inc. (collectively,
2	"Plaintiffs") and defendants Fortress Investment Group LLC, Fortress Credit Co. LLC, Uniloc
3	2017 LLC, Uniloc USA, Inc., Uniloc Luxembourg S.a.r.l., VLSI Technology LLC, Inventergy
4	Global, Inc., INVT SPE LLC, IXI IP, LLC, and Seven Networks, LLC (collectively,
5	"Defendants") by and through their undersigned counsel hereby stipulate as follows:
6	WHEREAS, on August 4, 2020, Plaintiffs filed a 132-page Amended Complaint ("AC")
7	asserting claims for violation of Section 1 of the Sherman Act, Section 7 of the Clayton Act, and
8	Section 17200 of the California Business and Professions Code (Dkt. 192);
9	WHEREAS, Defendants intend to file motions to dismiss and strike Plaintiffs' AC in
10	accordance with the Court's order approving an extended briefing schedule (Dkt. 196) and seek to
11	coordinate their motion practice in order to reduce redundancy and total pages submitted to the
12	Court;
13	WHEREAS, the parties have agreed, subject to Court approval, that: (i) all Defendants
14	collectively will be entitled to 40 total pages for their motions to dismiss and strike moving briefs,
15	which will likely be filed in a single joint brief, (ii) both Plaintiffs collectively will be entitled to
16	40 total pages for their oppositions, and (iii) all Defendants collectively will be entitled to 24 total
17	pages for their replies. Should Defendants respond by way of multiple motions, the parties have
18	further agreed that they may allocate the pages for their respective motions, oppositions, and
19	replies however they choose;
20	WHEREAS, absent this stipulation, each Defendant would be entitled to file a motion to
21	dismiss and strike of up to 25 pages, and Plaintiffs would be entitled 25 pages to oppose each such
22	motion (L.R. 7-2, 7-3), which would result in potentially hundreds of pages of briefing on the
23	motions to dismiss and strike;
24	WHEREAS, the requested page limits herein will allow the parties to coordinate their
25	collective briefing and more efficiently present the motion to dismiss and strike issues to the
26	Court;
27	IT IS HEREBY STIPULATED AND AGREED by and between the parties, subject to the
28	Court's approval:

1 1. Defendants may have 40 pages collectively for their motions to de Plaintiffs' AC to be allocated amongst Defendants however they 2. Plaintiffs may have 40 pages collectively for their oppositions to motions to be allocated among Plaintiffs however they choose; 3. Defendants may have 24 pages collectively for their replies to be Defendants however they choose. 11 IS SO STIPULATED. 12 Dated: September 9, 2020 Respectfully submitted, 13 By: /s/ A. Matthew Ashley	choose;
2. Plaintiffs may have 40 pages collectively for their oppositions to motions to be allocated among Plaintiffs however they choose; 3. Defendants may have 24 pages collectively for their replies to be Defendants however they choose. 7 IT IS SO STIPULATED. 8 Dated: September 9, 2020 Respectfully submitted, 9 By: /s/ A. Matthew Ashley A. Matthew Ashley Counsel for Defendants FORTRESS INVESTMENT GROUP LLC, FORTRESS CREDIT CO. LLC, VLSI TECHNOLOGY LLC 14 S/ Christopher A. Seidl Christopher A. Seidl (pro hac vice) CSeidl@RobinsKaplan.com ROBINS KAPLAN LLP 800 LaSalle Avenue, Suite 2800 Minneapolis, MN 55402 Tolerabeau (120 8468) Mineapolis, MN 55402 Tilerabeau (120 8468) A. Matthew Ashley Mark D. Selwyn Milmer CUTLER PICKI HALE AND DORR LLP 2600 El Camino Real, Suite Palo Alto, CA 94306 Telephone: +1 650 858 6100 Facsimile:	
motions to be allocated among Plaintiffs however they choose; 3. Defendants may have 24 pages collectively for their replies to be Defendants however they choose. TI IS SO STIPULATED. Dated: September 9, 2020 Respectfully submitted, By: /s/ A. Matthew Ashley A. Matthew Ashley Counsel for Defendants FORTRESS INVESTMENT GROUP LLC, FORTRESS CREDIT CO. LLC, VLSI TECHNOLOGY LLC VLSI TECHNOLOGY LLC Sold @ RobinsKaplan.com ROBINS KAPLAN LLP ROBINS KAPLAN LPP	Defendants'
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STIPULATION AND [PROPOSED] ORDER SETTING PAGE LIMITS FOR MOTION TO DISMISS AND STRIKE BRIEFING Case No. 3:19-cv-07651-EMC

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ORDER Pursuant to stipulation, IT IS SO ORDERED. DATED: September 10, 2020 The Honorable Edward M. Chen United States District Judge